



E Source Business Energy Advisor License Agreement

THE E SOURCE COMPANIES LLC, OPERATING AS E SOURCE, PROVIDES A PROPRIETARY INFORMATION SERVICE. THIS DOCUMENT CONSTITUTES A LEGAL AGREEMENT BETWEEN E SOURCE AND YOU, THE CLIENT ORGANIZATION, AND YOUR EMPLOYEES AND AGENTS.

By presenting ***E Source Business Energy Advisor*** (formerly known as *E Source Customer Connections*) in conjunction with your corporate website as per this document, you agree to be bound by the terms and conditions of this agreement. If you do not agree to the terms and conditions of this agreement, you may not use *E Source Business Energy Advisor*

GRANT OF LICENSE

Corporate Website Use. E Source hereby grants to you the nonexclusive right to use *E Source Business Energy Advisor* to the extent set forth below, subject to the terms and conditions contained in this Agreement:

- The *E Source Business Energy Advisor* product may be made available on the public or a password-protected area of your corporate website.
- The *E Source Business Energy Advisor* product may be used solely by visitors to your corporate website. It may not be used on the websites of subsidiary and parent organizations and other affiliated companies unless you obtain an express license extension from E Source. A license extension may be purchased to include subsidiaries, parent organizations, and other affiliated organizations.
- The *E Source Business Energy Advisor* license is issued on a 12-month basis and, upon expiration, may be extended with written notice to E Source. Barring such an extension, the *E Source Business Energy Advisor* system must be removed from the licensee's website within five business days of the license expiration date. Failure to remove the *E Source Business Energy Advisor* system within five business days will result in an automatic license renewal, for another 12-month term.

You may:

- Provide your customers access to *E Source Business Energy Advisor* content via your corporate website, with or without password protection. A decision to use password protection is at your sole discretion.

You may not:

- Encourage or permit other entities to hyperlink their sites to, or otherwise access, the *E Source Business Energy Advisor* system that resides on your corporate website.
- Alter any part of the *E Source Business Energy Advisor* system as delivered to you, without prior written approval from E Source, including but not limited to altering the textual or graphical contents, altering the HTML coding of the *E Source Business Energy Advisor* system, and inserting into the system any additional links, text, or graphical elements.
- Create derivative works from the *E Source Business Energy Advisor* system or any of its contents.
- Present the *E Source Business Energy Advisor* system in such a way that would give the impression of E Source recommending or endorsing your or any other entity's product or service offerings.

U.S. Government Restricted Rights/Compliance with Laws. The *E Source Business Energy Advisor* system is provided with RESTRICTED RIGHTS. Use, duplication, or disclosure is subject to restrictions as set forth in subparagraph (c) (1) (ii) of the Rights in Technical Data and Computer Software Clause at DFARS (48 CFR 262.277-7013) for DOD contracts and at FAR (48 CFR 52.227-19(a) through (d)) for civilian agency contracts or other comparable agency clause. The proprietor of the enclosed information is E Source, 1650 North 57th Court, Boulder, CO, 80301. Under no circumstances will any provision of

this Agreement require any party to do anything that violates any export, import, or other applicable law, regulation, or order of the United States, or any state or local government. Furthermore, you agree that the *E Source Business Energy Advisor* system will not be shipped, transferred, or exported into any country or used in any manner prohibited by the United States Export Administration Act or any other export laws, restrictions, or regulations.

Limited Warranty. E Source warrants that the *E Source Business Energy Advisor* system will perform substantially according to the specifications set forth in the *E Source Business Energy Advisor* Service Agreement Attachment. If the *E Source Business Energy Advisor* system does not perform substantially in accordance with those specifications, E Source's entire liability and your exclusive remedy shall be a refund of the fee, if any, paid specifically for the *E Source Business Energy Advisor* system. E Source does not warrant that the *E Source Business Energy Advisor* system is or will be free of errors. E Source shall have no liability whatsoever for any loss or damage caused by delay in replacing defective media or correcting substantial software errors or nonconformance of the software with specifications.

NO OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, EXCEPT FOR THE LIMITED WARRANTY ABOVE PROVIDED, E SOURCE DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR RESULTS THAT MAY BE OBTAINED BY USING THE *E Source Business Energy Advisor* SYSTEM OR THE INFORMATION CONTAINED THEREIN.

Liability Disclaimer. Except as provided above, in no event shall E Source be liable for any direct, indirect, special, incidental, or consequential damages whatsoever (including, without limitation, damages for loss of profits or revenue, business interruption, loss of data or information, loss of use of the *E Source Business Energy Advisor* system and/or other software, the cost of substitute software, the cost of recovering software or data, third-party claims, or any other pecuniary loss whatsoever) arising out of the use or attributable to the use of the *E Source Business Energy Advisor* system. Some states do not allow limitations on how long an implied warranty lasts or the exclusion or limitation or incidental or consequential damages, so the above limitations or exclusions may not apply to you. This warranty gives you specific legal rights, and you may also have other rights, which vary from state to state.

Miscellaneous. This Agreement and the right to use the *E Source Business Energy Advisor* system automatically terminate if you fail to comply with any provision of this Agreement. This Agreement, including the rights and obligations of the parties hereunder, shall be construed and governed in accordance with the laws of the State of Colorado. E Source retains all rights in the *E Source Business Energy Advisor* system not expressly granted in this Agreement. Nothing in this Agreement constitutes a waiver of E Source's rights under United States and/or foreign copyright laws or any other federal or state law.

This Agreement shall be binding upon and shall inure to the benefit of the respective parties hereto, their respective successors and interests, legal representatives, affiliates, related companies, successors, and assigns. This Agreement contains the entire understanding of the parties and supersedes and merges herein all prior agreements, representations, and dealings between the parties concerning the *E Source Business Energy Advisor* system. Should any provision of this Agreement be void or unenforceable, such provision shall be deemed omitted, and this Agreement with such provision omitted shall remain in full force and effect.

This Agreement shall not be modified except by written agreement with E Source made subsequent to the date of this Agreement.

If you have any questions concerning this Agreement, please contact us at:

E Source

1965 North 57th Court
Boulder, Colorado 80301, USA

Tel 303-444-7788

E-mail esource@esource.com

Web www.esource.com

Rev. 5/2011